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PARTMENT OF COMMERCE **UNITED STATES** k Offic

Patent and Trade

COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

FIRST NAMED INVENTOR APPLICATION NO. ATTORNEY DOCKET NO. **FILING DATE** LEHMANN UASE-02138

HM11/0127

EXAMINER

SCHWADRUN, K

PAPER NUMBER **ART UNIT**

1644

DATE MAILED:

01/27/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



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Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

		ADVISORY ACTIO	ON NO									
□тн	E PERIOD FOR RESPONSE:											
a) 🔲	is extended to run	or continues to run	from the date o	of the final rejection								
b) 🗌	b) expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In event however, will the statutory period for the response expire later than six months from the date of the final rejection.											
	The date on which the response, purposes of determining the period	otained by filing a petition under 37 C the petition, and the fee have been od of extension and the correspondin late of the originally set shortened sta	filed is the date of the resp g amount of the fee. Any	oonse and also the d extension fee pursu	date for the ant to 37 CFR							
	pellant's Brief is due in accordance											
Ap to	plicant's response to the final reject place the application in condition for	ction, filed 111 2249 has bor allowance:	een considered with the fo	ollowing effect, but it	is not deemed							
1. 💢	The proposed amendments to the	e claim and /or specification will not b	e entered and the final rej	ection stands becau	se:							
•	a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.											
	b. They raise new issues that would require further consideration and/or search. (See Note).											
	c. They raise the issue of nev											
	d. They are not deemed to p appeal.	place the application in better form for	appeal by materially redu	cing or simplifying th	ne issues for							
	e. They present additional cla	aims without cancelling a correspond	ing number of finally reject	ted claims.								
	The 200	aird cla 25	is done	÷~	me theel							
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vej ectronij	•											
2.	Newly proposed or amended da the non-allowable claims.	aims would be al	lowed if submitted in a sep	parately filed amend	ment cancelling							
з. 🔀	Upon the filing an appeal, the probe as follows:	oposed amendment will be enter	red 🗖 will not be entered	I and the status of th	ne daims will							
	Claims allowed:	<u>e</u>	<u> </u>									
	Claims objected to:	<u> </u>										
	Claims rejected:	1 2 2 7										
	However;	ercome the following rejection(s):										
	Applicant's response has 64	ercome me ronowing rejection(s).										
pending	The affidavit, exhibit or request f	or reconsideration has been consider	red but does not overcome	the rejection because	iso the if record							
5. 🗀		considered because applicant has n	ot shown good and suffice	ent reasons why it w	as not earlier							
	presented		1	(0								
±ν~	oroposed drawing correction	has has not been approved t	by the examiner.	ـــــــــــــــــــــــــــــــــــــ	- COURT OR ON							